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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/797,581	03/10/2004	Robert L. Beck	3591-1377	4719
757	7590 08/24/2006		EXAM	INER
BRINKS H	OFER GILSON & LIO	EPPS, TODD MICHAEL		
P.O. BOX 10 CHICAGO,		ART UNIT	PAPER NUMBER	
			3632	
			DATE MAILED: 08/24/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/797,581	BECK ET AL.			
Office Action Summary	Examiner	Art Unit			
	Todd M. Epps	3632			
The MAILING DATE of this communicate Period for Reply	ation appears on the cover sheet w	vith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNIC. Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun. If the period for reply specified above is less than thirty (30) or if NO period for reply is specified above, the maximum statut. Failure to reply within the set or extended period for reply will Any reply received by the Office later than three months afte earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a ication. days, a reply within the statutory minimum of th tory period will apply and will expire SIX (6) MO I, by statute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed	on <u>05 June 2006</u> .				
2a) This action is FINAL 2b	<u> </u>				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4a) Of the above claim(s) is/are 5)⊠ Claim(s) <u>27-28, 48-54</u> is/are allowed. 6)⊠ Claim(s) <u>1-26</u> is/are rejected. 7)□ Claim(s) is/are objected to.	Claim(s) <u>1-26</u> is/are rejected.				
Application Papers					
9)⊠ The specification is objected to by the l					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection					
Replacement drawing sheet(s) including the state of the s					
Priority under 35 U.S.C. § 119					
	ocuments have been received. Ocuments have been received in the priority documents have bee all Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage			
Attachment(s)	_				
1) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or Prepare No(s)/Mail Date		Informal Patent Application (PTO-152)			

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DETAILED ACTION

This is the third Office Action for serial number 10/797,581, Computer Workstation With Moveable Monitor Support, filed on March 10, 2004.

Specification

The disclosure is objected to because of the following informalities: page 5, line 24, line 29, and page 6, line 30; the word "fore-aft" is not corrected. The word "fore-aft" should be -- fore-and-aft --

Appropriate correction is required.

Claim Objections

Claims 1, 27, 48, and 50 are objected to because of the following informalities: line 1 for all claims listed above have "A computer workstation:", and it should be -- A computer workstation, comprising: --

Claim 19 is objected to because of the following informalities: line 1, "The computer workstation of 17" should be -- The computer workstation of claim 17 --.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

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Claim 1-26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is rejected to because; line 2, and line 7, the word "a fore-aft direction" is not corrected word. The word "fore-aft" should be -- fore-and-aft --.

Allowable Subject Matter

Claims 1-26 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

Regarding claim 1, the prior art fails to disclose a computer workstation in combination wherein a worksurface moveable a first distance in a fore-and-aft direction between first and second worksurface positions: a monitor support coupled to a worksurface, wherein at least one of worksurface and the monitor support is automatically moveable in response to a movement of the other of the worksurface and monitor support, wherein the monitor support is automatically moveable a second distance in a fore-and-aft direction between first and second monitor position in response to the worksurface being moved first distance between the first and second worksurface positions.

Claims 27-28 is allowed.

Regarding claim 27, the prior art fails to disclose a computer workstation in combination wherein a base comprising a first rack; a worksruface moveably supported

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by the base and comprising a pinion gear rotatably mounted thereto; and a monitor support moveably supported by the worksurface and comprising a second rack, wherein the pinion gear is disposed between and engages the first and second racks.

Claims 48-54 are allowed.

Regarding claim 48, the prior art fails to disclose a computer workstation in combination wherein a base structure; a monitor support rotatably and translatably coupled to the base structure, the monitor support translatable between first and second positions, wherein the monitor rotates about a horizontal axis as the monitor support is translated between the first and second positions; and a worksurface connected to the monitor support, wherein the worksurface is rotatable with the monitor support about a horizontal axis as the monitor support is translated between the first and second positions.

Regarding claim 50, the prior art fails to disclose a computer workstation in combination wherein a worksurface moveable a first distance between first and second worksurface positions, wherein the worksurface is moveable in at least a horizontal direction; and a monitor support coupled to the worksurface, wherein at least one of the worksurface and the monitor support is automatically moveable in response to a movement of the other of the worksurface and the monitor support, wherein the monitor support is moveable a second distance between first and second monitor positions as the worksurface is moved the first distance between the first and second worksurface positions.

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Response to Arguments

Applicant's arguments filed June 5, 2006, with respect to claims 1, 27, 48, and 50 have been fully considered and are persuasive. The rejection of claims 1, 27, 48, and 50 has been withdrawn.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Todd M. Epps whose telephone number is 571-272-8282. The examiner can normally be reached on M-F (7:30-4:30).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Todd M. Epps Patent Examiner Art Unit 3632 August 16, 2006 Joey Wujciak
Primary Examiner
Art Unit 3632